## APPENDIX A

### Standard Plan Approval

- A-1522. Standard Plan Approval. A standard plan approval may be obtained from the department for a plan for mobilehome accessory buildings or structures. Department approved plans shall be accepted by the enforcement agency as approved for the purpose of obtaining a construction permit when the design loads are consistent for the locality. To obtain standard plan approval the manufacturer shall submit:
  - (a) Completed application in triplicate on the forms obtainable from the department.
- (b) Three copies of the plan and specifications and two copies of the design calculations when required to substantiate the design. Specifications shall be shown on the plan. Design calculations shall be submitted separately from the plan sheet.
  - (c) Application fee of \$100 for each plan.
  - A 1524. Plan Checking and Office or Field Technical Service Fees.
- (a) Plan Checking Fees. Twenty seven dollars (\$27), provided that such plan check is not in excess of one hour duration plus thirteen dollars and fifty cents (\$13.50) for each 30 minutes or fractional part thereof in excess of one hour.
- (b) Office or Field Technical Service Fees. Twenty seven dollars (\$27), provided that such plan check is not in excess of one hour duration plus thirteen dollars and fifty cents (\$13.50) for each 30 minutes or fractional part thereof in excess of one hour.
- The plan checking fee shall be paid to the department prior to issuance of a standard plan approval and office or field technical service shall be paid upon submittal of request for evaluation.
- (c) Resubmission. A fee of \$10 shall be submitted with each resubmission of a plan for plan checking, together with the plan checking fee due the department at the time of resubmission.
- A-1526. Plan Requirements. Plans submitted to the department shall be on a single sheet of paper not less than 8 1/2 inches by 11 inches or multiples thereof, or of a standard size reasonably proportionate thereto with a maximum size of 30 inches by 42 inches. plans shall indicate every pertinent item necessary for the design and construction of the structure such as details of connections, dimensions, footings, foundations, electrical, mechanical, and plumbing service connections, general notes and method of installation. A plan shall indicate only one set of design loadings and only one type of structure. Each plan sheet shall provide a blank space not less than three inches by three inches for the department stamp of approval. when the design of the structure requires engineering analysis of structural parts and method of construction, the plans, specifications, and calculations shall be signed by an architect or engineer registered in the State of California.

EXCEPTION: Plans for cabanas may be submitted on more than one sheet.

- A-1528. Standard Plan Approval Model. Each model shown on a plan shall be identified by means of a table or schedule shown on the plan which shall specify the component structural parts of each model. Alternate structural parts may be specified provided each such part or structural member is detailed on the plan and identified in the tabulation of models. Not more than 10 models shall be shown on a single plan sheet.
- A-1530. Applicant Notification. Upon notification that a plan has been approved, the applicant shall pay the plan checking fee due the department prior to the issuance of the standard plan approval.

The manufacturer may specify the effective date of a standard plan approval of a new plan, provided the plan has been approved and the designated date does not exceed 180 days from the date the manufacturer is notified that the plan has been approved. Such notification to the department shall be in writing.

A-1532. Expiration. (a) If an application or plans do not conform with these regulations, the applicant shall be notified in writing within ten working days of the date they are received by the department. Should the applicant fail to submit a corrected application or plans within 90 days of such notice, or within 90 days of any subsequent notification relating to a resubmittal, the application will be deemed abandoned and all fees submitted will be forfeited to the department. Should the applicant cancel the application for the standard plan prior to obtaining approval, all fees submitted will be forfeited to the department.

- (b) A standard plan approval shall expire 24 months from the date of approval.
- (c) A standard plan which references other standard plans shall expire at the earliest date of expiration of the referenced standard plans.

—A-1534. Plan Renewal. A standard plan approval may be renewed on or before the expiration date by submission of an application in triplicate together with three copies of the plan and a renewal fee of \$50 for each plan. Renewal of the standard plan approval is identical to the plan on file with the department. The plan submitted for renewal of a plan approval shall have provided space for the department's stamp of approval as required by Section 1526.

A-1536. Referencing Approved Standard Plans. A standard plan may reference another approved standard plan when it is necessary to show the connection of two or more separate mobilehomes structures. The referenced plan must be under the control of the applicant for the new standard plan.

A-1538. Revisions of Approved Plans. If a manufacturer proposes revisions of an approved plan which do not change the structural system or method of construction of the structure prior to the expiration date of the standard plan approval, the manufacturer shall submit an application in triplicate, three copies of the revised plan and specifications and two copies of the revised design calculations, and a resubmission fee of \$10 for each plan. The plan checking fee shall be paid to the department prior to issuance of a revised standard plan approval.

#### - A-1540. Amended Regulations.

- (a) When amendment of the department regulations requires changes to an approved plan, the department shall notify the manufacturer of such changes, and shall allow the manufacture 180 days from the date of such notification in which to submit a revised plan for approval. A revised plan submitted pursuant to this section shall be processed as a renewal or revision with appropriate fees. A plan submitted after the period of time provided shall be processed as a new application with appropriate fees.
- (b) Standard plan approvals which expire prior to the time allowed for resubmission of revised plans may be renewed to the date established by Section 1540(a) upon submission of applications, plans, and a resubmission fees of \$10 for each plan.
- A 1542. Department Approval. Approval shall be evidenced by the department's stamp of approval on the plans.
- A-1544. Compliance. Standard plan approval for each type of accessory building or structure is contingent upon compliance with the requirements of this article. The department may conduct inspection at the manufacturing

plant to determine compliance with an approved plan. Violation of any of the provisions of this article or variations from an approved plan shall be cause for cancellation of the standard plan approval.

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A-1546. Identification Label of Approval. Each mobilehome accessory building or structure constructed or installed pursuant to standard plan approval shall have attached thereto, in a visible location, an approved identification label of approval which shall be not less in size than three inches by 1 1/2 inches, and shall contain the following information as applicable:

#### - MOBILEHOME ACCESSORY BUILDING OR STRUCTURE

- 1. Name of Manufacturer
  2. Standard Plan Approval No.
  3. Designed for:
  Ibs. per square foot roof live load
  Ibs. per square foot horizontal wind load
  Ibs. per square foot floor live load
  Ibs. per square foot wind uplift load
  4. Structure (may) (may not) be enclosed.
- Department of Housing and Community Development
- The identification label of approval shall be provided by the manufacturer and shall be permanently imprinted with the information required by this section.
- A sample of the label of approval to be provided with each structure manufactured shall be submitted to the department for approval with the application for plan approval, or an approved label of approval shall be on file with the department prior to issuance of a standard plan approval.
- The label of approval shall be either of three basic types, each capable of 20 year life expectancy when exposed to ordinary outdoor environments. Letters and numbers shall be bold Gothic or similar style varied for emphasis as large as space permits with smallest size being 5/64". Wording shall be easily read and concise. Where permanent type adhesives are used on Type I, II, or III plates, adhesives shall have a minimum thickness of .004 inch, and they shall be properly affixed to a relatively smooth surface.
  - Type I. Rigid metal plates affixed by screws, rivets, or permanent type adhesives.
  - Minimum size: .020" x 1 1/2" x 3 net dimensions (inside fastener heads).
- Material: Aluminum, brass or stainless steel etched, stamped, engraved, or embossed to 0.015 minimum depth differential color anodized or enamel filled.
- Type II. Flexible metal plates affixed by permanent adhesives-either pressure sensitive acrylics or solvent activated resins.
  - Minimum Size: .005" x 1 1/2" x 3".
  - —Material: Aluminum foil etched or stamped to .001 minimum depth differential with color anodized background.
  - Type III. (1) Minimum Size: .003" x 1 1/2" x 3" metallized mylar (polyester), surface bonded.
- (2) Minimum Size: .006" x 1 1/2" x 3" aluminum/vinyl surface bonded (to be used for nameplates where variable information is required by debossing, which can be done with a conventional typewriter).

- (a) A manufacturer of accessory buildings or structures having department standard plan approval shall provide, with each unit sold for use adjacent to a mobilehome, two copies of the approved plan for the purpose of securing a permit to construct from the enforcement agency.
- (b) Plan Reproduction. Reproductions of an approved plan for the purpose of obtaining a permit to construct a mobilehome accessory building or structure shall be clear and legible copies of the approved plan.
- A-1550. Discontinuance. When a manufacturer who has obtained standard plan approved discontinues the business of manufacturing or constructing accessory buildings or structures and so notified the department, or the department makes such determination, the standard plan approval shall be cancelled.
- A-1552. Change of Name or Ownership. The department shall be notified by the owner of any accessory building or structure manufacturing business of any change in the name or ownership thereof. The department may grant a standard plan approval to the new owner where he certifies that the building or structure will be manufactured in accordance with the existing standard plan approval and submits an application in triplicate on forms furnished by the department together with a transfer fee of \$10 for each plan.
- A-1554. Change of Address. In the event of a change in the principal address or place of manufacture of any manufacturer, the department shall be notified in writing within ten days of such change. The notification shall be accompanied by a fee of \$10.
  - A-1556. Aluminum Structures.
- Scope. The purpose of this section is to provide design specifications for aluminum structures in addition to the design specifications contained in Title 24, California Administrative Code, part 2, Basic Building Regulations, Chapter B28.
- Maximum Slenderness Ratio. The maximum allowable slenderness ratio, KL/r or compression, members shall not exceed 200, where K is the effective length factor as determined by accepted engineering practice, where L is the unbraced length, and where r is the radius of gyration. The effective length, KL, of compression members shall not be less than the actual unbraced length, L.
  - Material. Minimum bare metal thickness of structural members shall be not less than .017 inch.
  - Stiffeners for Flat Plates in Compression.
- (a) Intermediate longitudinal stiffeners shall be treated as columns and the allowable compressive stresses determined from Specification 7 of the Aluminum Construction Manual, 1976 Edition, published by the Aluminum Association. In computing the radius of gyration of longitudinal stiffener for use in the column formulas, the stiffeners shall be considered to consist of the stiffening member itself plus the width of the attached sheet equal to the spacing between the stiffeners. The effective length of the stiffener is supported against movement in the direction normal to the plane of the plate.
- (b) In the case of long panels with relatively few stiffeners, the effective slenderness ratio may be less than that described above because of the restraining effect of the plate. This reduced effectiveness slenderness ratio shall be used whenever its value is less than the actual value or L/r for the stiffener. The reduced effective slenderness ratio for such stiffeners is determined by the formula:

#### (Written formula)

Laterally Unbraced Compression Flanges. There are many situations in light gage aluminum structures where a flexural member is so shaped or connected that it will not buckle laterally as a unit, but where the compression

flange or flanges themselves are laterally unbraced and can buckle separately by a deflection of the compression flange relative to the tension flange, accompanied by out to plane bending of the web and the rest of the section. Examples of such situations are the following: Use of hat sections as flexural members in such a manner that the "brims" are in compression; use of a sheet-stiffener combination of bending in such a manner that the sheet is in tension and the flanges of the stiffener are in compression, etc.

- An accurate analysis of such situations is extremely complex and beyond the scope of routine design procedures. The method outlined below is based on considerable simplifications of an exact analysis, however, it provides a reasonable estimate of allowable design strength which produces acceptable result for the design of such members.
  - For ease of explanation, the design procedure is presented in the following nine steps:
- (1) Determine the location of the neutral axis and define as the "equivalent column" the portion of the beam from the extreme compression fiber to a level which is

(Written formula)

distance from the extreme compression fiber. In this expression  $C_e$  and  $C_e$  are the distances from the neutral axis to the extreme compression and tension fibers respectively; d is the depth of the section.

- (2) Determine the distance, Y<sub>e</sub>, measured parallel to the web, from the centroid of the equivalent column to its shear center.
- (3) To determine the spring constant, p, isolate a portion of the member one inch long, apply force of one pound perpendicular to the web at the level of the column centroid, and compute the corresponding lateral deflection, D, of the centroid. The spring constant is then:

(Written formula)

- NOTE: Where two compression flanges are interlocked, for example, in roof covers, computation of the allowable stress for resisting lateral buckling may be based on a single flange having the average dimensions of the two flanges, provided the spring constant is based on a single web and at least one inch of tension flange. The terminal of the one inch of tension flange farthest from the web shall be assumed to be hinged.
- (4) Calculate T.=h (h+3.4Y.) where h is the distance from the tension flange to the centroid of the equivalent column in inches.
  - (5) If the flange is laterally braced at two or more points calculate

(Written formula)

- Where I = moment of inertia of equivalent column about its gravity axis parallel to web, inches<sup>4</sup>
- L = unbraced length of equivalent column inches
- If C is smaller than or equal to 30, compute

(Written formula)

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- If C is larger than 30, compute

(Written formula)

In both cases, T = T if L is equal to or greater than L'

T - LT L' if L is less than L'

(6) If the flange is braced at less than two points, compute

(Written formula)

(7) Determine the slenderness ratio of the equivalent column,

(Written formula)

- Where A<sub>c</sub> = Cross-sectional area of equivalent column

- (8) Compute allowable stress F<sub>a</sub> corresponding to (L/r) in Specifications 7 of the Aluminum Construction Manual.

(9) The allowable flexural design stress at the extreme fiber is
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Where  $C_e$  = distance from neutral axis of beam to extreme compression fiber  $Y_e$  = distance from neutral axis of beam to centroid of equivalent column.

# APPENDIX B Closed Building Systems

#### B-1558. Closed Building Components and Systems.

- (a) A Standard plan approval shall be obtained by every manufacturer of closed building components or systems used in construction of mobilehome accessory buildings or structures in accordance with the requirements contained in Appendices A and B.
- (b) All closed building components and systems used in the construction of mobilehome accessory structures or buildings which are manufactured after the effective date of this section and which are sold or offered for sale to first users within California shall bear a decal of approval issued by the Department.
- (c) Building components manufactured in accordance with the Factory-Built Housing Regulations contained in Title 25, California Administrative Code, Chapter 3, Subchapter 1, may be accepted in lieu of the requirements of Sections B-1558(a) or (b).
- (d) No closed building components or systems bearing a department decal of approval shall be modified prior to installation unless approval is first obtained from the department.
- (e) No closed building components shall be in any way modified during the installation unless approval for such modification is first obtained from the local enforcement agency.
- B-1560. Manufacturer's Approval. Every manufacturer of closed building components or systems used in the construction of mobilehome accessory structures or buildings shall obtain a standard plan approval.

- B-1562. In-Plant Quality Control.
- (a) Concurrent with his request for plan approval, the manufacturer shall submit three sets of manual outlining a program of quality-control. The program outlined must meet the standards of and be approved by the Department.
- (b) The manufacture to substantiate that each unit has been inspected and complies with the plans as approved by the Department.
- (c) Enforcement of compliance with the quality-control program and plans approved by the department shall be the responsibility of the in-plant inspection agency.
  - B-1564. Quality Control Manual Requirements. (a) General Requirements.
  - (1) the manual shall be in triplicate and shall contain an index with all pages consecutively numbered.
  - (2) Manuals shall be in such form that pages may readily be removed or replaced.
  - (3) Quality Control Manual pages may be 8 1/2" x 11" standard letter size.
- (4) The manual shall set forth in detail how the manufacturer will maintain his quality control to meet the standards set forth in these regulations. If the manufacturer has contracted with a quality-assurance agency, a separate portion shall set forth in detail how the quality assurance agency will carry out its responsibilities.
  - (5) The manual shall specify the inspection agency performing the in-plant inspections.
- (6) If applicable, the manual shall contain either a copy of the contract between the manufacturer and the quality assurance agency or an official signed statement by a responsible officer of the manufacturing company that an agreement is in force and effect prior to granting o plan approval by the Department.
  - (7) The manual shall identify the company or corporate officer to be responsible for the quality-control program.
- (8) The manual shall specify the procedure for maintaining a record system indicting the type and date of inspections performed on each unit and submit copies of the forms to be used.
- (9) The manual shall provide a general outline and/or schematic indicating the sequence of the manufacturing and assembly processes. It shall also indicate the sequence, type and frequency of the quality control procedures to be instituted.
- (10) The manual shall specify the place and method of storage of materials and components. Indicate degree of protection from weather and capacity to control such factors as temperature and humidity where required to prevent deterioration of materials.
  - (11) The manual shall specify method of storage of completed units.
- (b) Requirements for the Quality Assurance Agency. The Quality Assurance Agency portion of the Quality Control Manual shall contain at least the following:
- (1) Specific designation of the person(s) who is to perform the in-plant inspections. If for any reason a designated Quality Assurance Agency Inspector specified in the Quality Control Manual will no longer be assigned, the department shall be notified within 48 hours of such termination of assignment, and a replacement shall be designated.
  - (2) A detailed outline of how the agency will perform the in-plant inspections and the frequency of inspections.
  - (3) An explanation of how discrepancies noted will be recorded, marked, and how corrections will be obtained.
- (4) Details of now inspection reports are to be made to the department together with samples of forms to be used. All inspection reports shall be submitted at least monthly.
- (5) An explanation of how certification of the units is to be made including a sample of the certification document or a facsimile thereof.
- (c) When the manufacturer proposes change to the quality control manual, three copies of such changes shall be submitted to the department for approval, and shall be accompanied by a fee.
  - B-1566. In-Plant Inspection Agencies.
- (a) The governing body of any city, county, or city and county may, be ordinance, elect to have its building department assume responsibility for in-plant inspections of all closed building components or systems used in all

places of manufacture within the political limits of the jurisdiction of such city, county, or city and county. If certified by the department as qualified to perform such inspections, the building department shall be the local inspection agency within the city, county, or city and county. There governing body of any city, county, or city and county having a local inspection agency may, by ordinance, establish a reasonable inspection fee for in-plant inspections to defray the actual cost of inspections.

- (b) Where there is no certified local inspection agency, the manufacturer may contract with an approved quality-assurance agency to maintain a quality-control program and to perform in-plant inspections.
- (c) Where there is no certified local inspection agency the manufacturer may have the department perform the required in-plant inspections. The inspections shall be paid for in accordance with the fees outlined by this chapter.
  - B-1568. Local Inspection Agencies.
- (a) The governing body electing by ordinance to have its building department assume responsibility for in-plant inspections of closed building components and systems used in the construction of mobilehome accessory buildings and structures shall file a copy of such ordinance with the department.
- (b) After 30 days written notice to the department, and when meeting the department's requirements for certification, the governing body and the local inspection agency shall be advised in writing that enforcement responsibility may be commenced.
- (c) If the department's certification requirements have not been met by the local inspection agency, the governing body and the local inspection agency shall, within a reasonable time, be advised in writing by the Department. Such notification shall set forth in detail, the reasons why certification may not be granted.
- (d) The local inspection agency (Building Department) shall designate the person(s) who are to perform the inplant inspections at each place of manufacture within the political limits of the jurisdiction. If only one person is designated for particular place of manufacture, the name of a "back-up" inspector shall be provided. Such designations shall be kept current.
- (e) Inspection personnel designated to perform in-plant inspection shall be certified by an examination conducted by the department. The examination will consist of a written test based upon a knowledge of the administrative regulations to mobilehome accessory buildings and structures and the building systems employed in the construction of mobilehome accessory buildings and structures. A minimum rating of 70% must be attained. Inspection personnel shall also demonstrate actual capability in making in-plant inspections conducted by and to the satisfaction of the department.
- (f) The department may revoke its certification of the local inspection agency or an in-plant inspector for cause. A department revocation may be subject to appeal.
- (g) In the event the governing body cancels its assumption of responsibility, the department, upon receipt of official notice, shall assume such responsibility within 30 days.
- (h) The local Inspection Agency shall authorize the manufacture to affix the department's insignia when units have been subject to the quality control program and are in compliance with plans as approved by the department.
- (i) The Local Inspection Agency shall keep a record of what units have been authorized for the affixing of insignia and shall, each month, make a report of such units to the Administrative Office of the department.
- (j) Local inspection agencies that have assumed the responsibilities of in plant inspection of factor built housing under the provisions of Title 25, California Administrative Code, Chapter 3 need not conform to Subsection (a).
  - B-1570. Quality Assurance Agencies.
  - (a) Prior to certification by the department, the agency shall:
  - (1) Make an official request in writing for such certification accompanied by the appropriate fees.
- (2) Provide documented evidence that the agency is in the business of inspection equipment and systems relating to mobilehome accessory buildings and structures.
  - (3) Provide evidence that the agency has the capability to perform and carry out a quality-assurance program.

- (4) Provide an organizational chart setting forth its organizational structure.
- (5) Provide a notarized statement that the agency has no financial or managerial ties with any manufacturer of mobilehome accessory structures or buildings.
- (b) Any person prior to assignment by the quality-assurance agency shall first be certified by the department as follows:
  - (1) Make an official request in writing for such certification accompanied by the required fee.
- (2) Qualify by successfully passing a written test administered by the department. A minimum rating of 70 percent must be obtained.
- (3) Demonstrate actual inspection capability to the satisfaction of the Department by making an in-plant inspection while accompanied by a department representative.
- (4) Prior to final certification by the department, a probationary certification period, during which time at least 15 actual inspections are made, shall be satisfactorily completed. Request for final certification shall be made in writing to the department, together with documentation of the actual inspections performed.
  - (5) All quality-assurance personnel shall be recertified every three years.
- (c) The department may revoke its certification of a quality-assurance agency or its assigned personnel for cause. A department revocation may be appealed to the commission.
- (d) The approved quality-assurance agency shall provide a certification that all units bearing the department insignia of approval have been subject to a quality-control program and are in compliance with the plans approved by the department.
- (e) Quality Assurance Agencies and Quality Assurance Inspectors approved pursuant to the requirements of Title 25, California Administrative Code, Chapter 3, Subchapter 1, shall be deemed as approved for quality-control assurance for the manufacture of closed building components and systems used in the construction of mobilehome accessory buildings and structures.
- —B-1572. Required Inspections. The inspection agency designated to perform the in-plant quality-control inspections during the manufacture of closed building components or systems used in the construction of mobilehome accessory buildings and structures, shall completely inspect the first 10 units of the product shown on any one standard plan and shall inspect at least 10 percent (25 percent for cabanas) of all units produced thereafter).
- The manufacturer shall request written approval from the Department before reducing the level of inspection from the initial 100 percent inspection.
- B-1574. Unit Serial Number. Each closed building component or system used in the construction of mobilehome accessory buildings or structures shall have attached thereto at the start of construction in the factory in a visible location a permanent serial number. Attachment shall be in such manner as to preclude its being readily removable.
  - The serial number shall be visible throughout all phases of construction to and including installation at the site.
  - Unit serial numbers shall be a single number to designate a single unit having plan approval.
  - -B-1576. Decal.
- (a) Each closed building component or system used in the construction of mobilehome accessory building or structure shall have attached thereto prior to shipment from the place of manufacture in a visible location a decal of approval. The decal shall be purchased from the department and the manufacture shall imprint the assigned standard plan number prior to affixing the decal.
- (b) Following the approval of the plans and the quality-control manual, the manufacturer shall apply for decal by completing forms supplied by the department and submitting the forms to the Sacramento Administrative Office along with the appropriate fees due.

- (c) Each manufacture shall maintain a record of the number of decals used each month and shall report monthly to the department regarding such use.
- (d) Decal shall remain the property of the department and may be reappropriated by the department in the event of violations of the conditions of the approval.
- (e) A manufacturer may request refund of the fees paid for unused decal. Such request shall be in writing. The department shall, upon receipt of the decal, refund the fees paid, less a \$25 handling fee. Fees paid for decal held longer than two years from date of issuance shall not be subject to refund.
- (f)—Should inspection reveal that a manufacturer is not manufacturing units according to plans approved by the department and such manufacturer, after having been served with a notice setting forth in what respect the provisions of the plan approval have been violated, continues to manufacture units in violation of the plan approval, applications for new decals shall be denied and the decals previously issued for units in violation of the plan approval shall be confiscated. Upon satisfactory proof of compliance, such manufacturer may resubmit an Application for Decal.
- (g) In the event that any unit bearing the decal is found to be in violation of the approved plans, the department may remove the decal and shall furnish the manufacturer or first user or both with a written statement of such violations.
- The manufacturer or first user or both shall request an inspection after making corrections to bring the unit into compliance before the department shall issue a replacement decal.
- (h) When a Decal of Approval becomes lost or damaged, the department shall be notified immediately in writing by the manufacturer. The manufacturer shall also provide the unit's serial number and when possible, the decal number.
- (i) All damaged decal shall be promptly returned. Damaged and lost decal shall, on payment of the replacement decal fees as provided in the fee schedule, be replaced by the department with a replacement decal, which shall be designated as a replacement decal.
- (j) Decal on which the plan approval number has been incorrectly imprinted for replacement subject to replacement fees pursuant to Section E-1578.
- —B-1578. Fees. The fees required for the department's administration of the regulations for closed building components and systems used in the construction of mobilehome accessory buildings and structures shall be as follows:
- (a) Department In-Plant Inspection. Thirty-two dollars (\$32) provided that such service is not in excess of one hours. Sixteen dollars (\$16) for every 30 minutes or fractional part thereof in excess of one hour.
- (b) Out of State In Plant Inspection. Department In Plant Inspection Fee per Subsection (a) plus travel cost based on published air fare, or equivalent rate between Sacramento, California, and the location of the manufacturing plant plus necessary supplemental surface transportation and reimbursement for food and lodging consistent with California State Board of Control allowances.
- (c) Decal Fees. Ten dollars (\$10) or each decal for each complete mobilehome accessory building or structure manufactured and shipped as a closed system. Twenty-five cents for each decal for each separate closed building component for all other mobilehome accessory buildings or structures or individual components of a cabana or a ramada. Two dollars (\$2) for each replacement decal for each complete mobilehome accessory buildings or structure.
  - (d) Certification Fee Quality Assurance Agency. Sixty dollars (\$60) for each certification.
- (e) Certification Fee Quality Assurance Agency Personnel. The fee for each person making request for certification shall be forty dollars (\$40).

- (g) In the event that any unit bearing the decal is found to be in violation of the approved plans, the department may remove the decal and shall furnish the manufacturer or first user or both with a written statement of such violations.
- The manufacturer or first user or both shall request an inspection after making corrections to bring the unit into compliance before the Department shall issue a replacement decal.
- (h) When a Decal of Approval becomes lost or damaged, the department shall be notified immediately in writing by the manufacturer. The manufacturer shall also provide the unit's serial number and when possible, the decal number.
- (i) All damaged decals shall be promptly returned. Damaged and lost decal shall, on payment of the replacement decal fees as provided in the fee schedule, be replaced by the department with a replacement decal, which shall be designated as a replacement decal.
- (j) Decal on which the plan approval number has been incorrectly imprinted may be returned for replacement subject to replacement fees pursuant to Section E-1578.
- B-1578. Fees. The fees required for the department's administration of the regulations for closed building components and systems used in the construction of mobilehome accessory buildings and structures shall be as follows:
- (a) Department In Plant Inspection. Thirty two dollars (\$32) provided that such service is not in excess of one hour. Sixteen dollars (\$16) for every 30 minutes or fractional part thereof in excess of one hour.
- (b) Out-of-State In-Plant Inspection. Department In-Plant Inspection Fee per Subsection (a) plus travel cost based on the published air fare, or equivalent rate between Sacramento, California, and the location of the manufacturing plant plus necessary supplemental surface transportation and reimbursement for food and lodging consistent with California State Board of Control allowances.
- (c) Decal Fees. Ten dollars (\$10) for each decal for each complete mobilehome accessory building or structure manufactured and shipped as a closed system. Twenty-five cents for each decal for each separate closed building component for all other mobilehome accessory buildings or structures or individual components of a cabana or ramada. Two dollars (\$2) for each replacement decal for each complete mobilehome accessory building or structure.
  - (d) Certification Fee Quality Assurance Agency. Sixty dollars (\$60) for each certification.
- (e) Certification Fee Quality Assurance Agency Personnel. The fee for each person making request for certification shall be forty dollars (\$40).